IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 09/324,785 : Confirmation No.: 2015

Applicant : Terry Crutcher Filed : 06/04/1999

For : Method for Cleaning Hydrocarbon-Containing Greases and Oils from

Fabric in Laundry Washing Applications

Patent No. : 6,146,427 Issued : 11/14/2000

Docket No. : 06953P3 USA

CERTIFICATE OF FACSIMILE
TRANSMISSION

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I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING ELECTRONICALLY TRANSMITTED TO THE UNITED STATES PATENT AND TRADEMARK OFFICE ON THE DATE SHOWN BELOW.

Christie A. Sanno

Type or print name of person submitting paper)

/Christie A. Sanno/ Signature of person submitting paper

April 14, 2008

Date

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

NOTIFICATION OF LOSS OF ENTITLEMENT TO SMALL ENTITY STATUS (37 CFR 1.27(g)(2))

Applicant hereby notifies the Office, in accordance with the requirements of 37 CFR 1.27(g)(2), that it no longer has status as a small entity.

Date: April 14, 2008

Mark L. Rodgers, Reg. No. 30,490

Assistant General Counsel

ASSIGNMENT

For value received, AIR PRODUCTS PERFORMANCE MANUFACTURING, INC., a corporation of the state of the state of Delaware ("APPMI"), hereby sells, assigns, and transfers to AIR PRODUCTS AND CHEMICALS, INC., a Corporation of the State of Delaware, having an office at 7201 Hamilton Boulevard, Allentown, PA 18195-1901, the entire right, title, and interest in the patents and patent applications listed in Schedule A, and in and to all Letters Patents which may be issued upon said applications, and and to any divisional, continuation, provisional or reissue applications based thereon, and in and to all Letters Patent upon said invention or improvements which may be granted in foreign courtries. APPMI hereby also assigns and conveys to said AIR PRODUCTS AND CHEMICALS, INC., all the rights accruing by virtue of the International Convention for the Protection of Industrial Property (Art. 4), including the right to apply for and to have patents issued in its own name.

APPMI, by virtue of the merger of its 100 % ownership of the capital stock of Tomah Research, Inc. and Tomah Products, Inc. into **APPMI** (copy of merger agreement attached), owns the entire right, title and interest in the patents and patent applications

APPMI hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States and the Officials of the Patent Offices of all other countries to issue the Letters Patent of their respective countries to said AIR PRODUCTS AND CHEMICALS, INC., as assignee of the entire right, title, and interest in and to the same.

APPMI hereby promises and agrees to execute all papers and perform all acts necessary to secure to and vest in said AIR PRODUCTS AND CHEMICALS, INC., its successors and assigns, the rights conveyed as herein set forth.

	AIR PRODUCTS PERFORMANCE MANUFACTURING, INC.
	SEAKU
	(Signature of authorized representative) Stephen J. Jones
{Corporate Seal}	(iPrinted Name)
(Vice President and Secretary
	(Title)
2	
Commonwealth of Pennsylvania }	ζ,
MANUFACTURING, INC., the corporation described in the abo	25 Stephen J Jone 5 personally appeared before to be the present of AIR PRODUCTS PERFORMANCE without that the seaf affixed to said instrument is the corporate make such assignments as appears above, and that he/she executed its board of directors,
My Commission Expires:	INWEALTHOF PERMONANTY & Wetzel
5 Ana 7009	NOTARIAL SEAL VIA (Signarure)
NANI City	CY L. WETZEL, Notary Public of Allentown, Lehigh County
ACCEPTANCE OF ASSIGNMENT	mmission Expires Aug. 5, 2009
AIR PRODUCTS AND CHEMICALS, INC. hereby acknowledge orth and referenced herein.	s and accepts the above assignment upon the terms and conditions set
	AIR PRODUCTS AND CHEMICALS, INC.
	Mal 2 /60g
	(Signature of authorized representative) Mark L. Rodgers
{Corporate Seal}	(Printed Name)
	Assistant General Counsel
	2 Auril 2008
	(Date)

Schedule A

			Application	Application		
Case Number	Country	Status	Number	Date	Patent Number	Grant Date
6950	CANA	ISSUED	2233002.0	10/10/1995	2233002	11/17/1998
6964	CANA	PENDING	2538919.0	3/8/2006		
6969	CANA	ISSUED	544801.0	8/18/1987	1304200	6/30/1992
06953P	CANA	PENDING	2306240.0	4/19/1999		
6963	CANA	ISSUED	2172148.0	3/18/1994	2172148	4/20/1999
6968	CANA	ISSUED	2211011.0	7/18/1997	2211011	6/3/2003
6964	CHIN	PENDING	200710004434.9	1/22/2007		
6964	EPC	PENDING	7000822.2	1/16/2007		
6964	JAPA	PENDING	2007-10315	1/19/2007		
6964	KORS	PENDING	10-2007-0006254	1/19/2007		
6964	MEXI	PENDING	PA/a/2007/000581	1/15/2007		
6942	USA	ISSUED	07/842851	2/26/1992	5225046	7/6/1993
6951	USA	ISSUED	08/896685	7/18/1997	6169064	1/2/2001
06953P2	USA	ISSUED	09/023775	2/13/1998	6080713	6/27/2000
06955P2	USA	ISSUED	09/400042	9/21/1999	6221882	4/24/2001
6963	USA	ISSUED	08/128610	9/29/1993	5391325	2/21/1995
6968	USA	ISSUED	08/684129	7/19/1996	5618340	4/8/1997
6940	USA	ISSUED	07/917694	7/17/1992	5258099	11/2/1993
06953P	USA	ISSUED	09/294267	4/19/1999	6191099	2/20/2001
6955	USA	ISSUED	08/550299	10/30/1995	5719118	2/17/1998
06960C	USA	ISSUED	07/898159	6/15/1992	5224990	7/6/1993
6966	USA	ISSUED	08/805495	2/26/1997	5730791	3/24/1998
6941	USA	ISSUED	07/738700	7/31/1991	5227019	7/13/1993
06950C	USA	ISSUED	08/788478	1/28/1997	5837099	11/17/1998
06955P	USA	ISSUED	08/946163	10/7/1997	5981458	11/9/1999
06960CP	USA	ISSUED	08/031535	3/15/1993	5362314	11/8/1994
6964	USA	ISSUED	11/336023	1/20/2006	7238230	7/3/2007
6967	USA	ISSUED	08/684126	7/19/1996	5622554	4/22/1997
6970	USA	ISSUED	10/424119	4/25/2003	7125825	10/24/2006
6962	USA	ISSUED	10/338442	1/8/2003	6964940	11/15/2005
06947C	USA	ISSUED	08/819219	3/17/1997	5827397	10/27/1998
06952P	USA	ISSUED	09/173347	10/15/1998	5972875	10/26/1999
06953P3	USA	ISSUED	09/324785	6/4/1999	6146427	11/14/2000
6957	USA	ISSUED	08/070599	6/1/1993	5407080	4/18/1995
6965	USA	ISSUED	08/633276	4/15/1996	5763379	6/9/1998

STATE OF DELAWARE CERTIFICATE OF OWNERSHIP AND MERGER MERGING TOMAH PRODUCTS, INC.

AND TOMAH RESERVE, INC. INTO

AIR PRODUCTS PERFORMANCE MANUFACTURING, INC.

Air Products Performance Manufacturing, Inc., a corporation incorporated on the 20th day of July 1999, pursuant to the provisions of Section 253 of the General Corporation Law of Delaware;

DOES HEREBY CERTIFY:

FIRST: That this corporation owns 100% of the capital stock of

- (a) Tomah Reserve, Inc., a corporation incorporated on the 20th day of July 1999, pursuant to the provisions of the General Corporation Law of Delaware; and
- (b) Tomah Products, Inc., a corporation incorporated on the 8th day of June 1994, pursuant to the provisions of the Wisconsin Business Corporation Law

(together the "Constituent Companies");

and that this corporation, by a resolution of its Board of Directors duly adopted by a Consent in Lieu of Meeting dated as of 16 October 2007, determined to and did merge into itself said Constituent Companies which resolutions are in the following words to wit:

WHEREAS, the Company owns 100% of the capital stock of Tomah Reserve, Inc., a Delaware corporation and Tomah Products, Inc., a Wisconsin corporation (the "Constituent Companies"); and

WHEREAS, the Company desires to merge into itself the said Constituent Companies, and to be possessed of all the estate, property, rights, privileges and franchises of said Constituent Companies.

NOW, THEREFORE, BE IT RESOLVED, that this Company merges into itself said Constituent Companies and assumes all of their obligations; and

FURTHER RESOLVED, that the terms and provisions of the Agreement of Merger, by and among the Constituent Companies and the Company be and hereby are approved; and FURTHER RESOLVED, that an authorized officer of the Company be and he or she is hereby directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge said Constituent Companies and assume their liabilities and obligations, and the date of adoption thereof, and to file the same in the office of the Secretary of State of Delaware, and a certified copy thereof in the office of the Recorder of Deeds of New Castle County; and

FURTHER RESOLVED, that the Company hereby authorizes the proper officers and assistant officers of the Company to do and perform all acts, execute and deliver all agreements, consents, certificates and documents and to take or cause to be taken, in the name and on behalf of the Company, whether within or without the State of Delaware, all such other actions as such officers and assistant officers may deem necessary, advisable or appropriate to carry out the foregoing resolution.

SECOND: The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by each of the Constituent Companies.

THIRD: The name of the surviving corporation is Air Products Performance Manufacturing, Inc.

FOURTH: The merger is to become effective as of the close of business on 31 October 2007.

FIFTH: The Agreement of Merger is on file at 337 Vincent Street, Milton, Wisconsin 53563-0388, the place of business of the surviving corporation.

SIXTH: A copy of the Agreement of Merger will be furnished by the surviving corporation on request, without cost, to any of the Constituent Companies.

IN WITNESS WHEREOF, said surviving company has caused this certificate to be signed by an authorized person, the 16th day of October, 2007.

Ву:	SLA 4/
	Authorized Person
Name:	Stephen J. Jones
Title:	Vice President and Same

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